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Ryan Gile, Esq.
   rg@gilelawgroup.com
   Nevada Bar No. 8807
   GILE LAW GROUP LTD.
   1180 N. Town Center Drive, Suite 100
   Las Vegas, NV 89144
   Tel. (702) 703-7288
   JAMES K. CLELAND
   (Admitted Pro Hac Vice)
   DICKINSON WRIGHT PLLC
   350 S. Main Street, Suite 300
   Ann Arbor, MI 48104,
   JCleland@dickinsonwright.com
   Tel: 734-436-7356
   Attorneys for Plaintiff/Counter-Defendant
   Aim High Investment Group, LLC
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                           UNITED STATES DISTRICT COURT
                                  DISTRICT OF NEVADA
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    AIM HIGH INVESTMENT GROUP,
                                              Case No.: 2:22-cv-00158-GMN-DJA
    LLC,
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            Plaintiff/Counter-Defendant.
                                               AIM HIGH'S UNOPPOSED MOTION
15
                                               TO EXTEND THE TIME FOR ITS
           v.
                                               REPLY TO SPECTRUM'S OPPOSITION
16
                                               TO AIM HIGH'S MOTION TO
    SPECTRUM LABORATORIES, LLC
                                               SUPPLEMENT INVALIDITY AND
17
                                               NONINFRINGMENT CONTENTIONS
            Defendant/Counterclaimant.
18
                                               (ECF # 71).
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                                               First Request
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          Plaintiff Aim High Investment Group, LLC moves to extend the time within which it may
   reply to Defendant Spectrum Laboratories' Opposition to Aim High's Motion to Supplement Its
   Contentions (ECF #71) by four days, from the current deadline of March 20, 2023, to and including
   March 24, 2023. Aim High has contacted counsel for Defendant, who has stated that Spectrum
   does not oppose this motion. This is Aim High's first request for an extension of this deadline.
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          The good cause for this request is that Aim High and its attorneys need additional time to
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investigate the law and facts raised in Spectrum's Opposition and to draft a reply because of the

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deposition schedule of Aim High's counsel this week and next week.

This extension is not sought for delay or any other improper purpose, but rather is sought 1 because of a genuine need for more time. As Defendant consents to the grant of this motion and 2 3 no other deadlines will be impacted, no party will be prejudiced by granting this motion. Therefore, this Court should grant this motion and allow Aim High until March 24, 2023, 4 5 to reply to Spectrum's Opposition to Aim High's Motion to Supplement Its Contentions. 6 Dated: March 16, 2023 7 Respectfully Submitted, 8 /s/ Ryan Gile Ryan Gile, Esq. 9 **GILE LAW GROUP, LTD** rg@gilelawgroup.com 10 Nevada Bar No. 8807 1180 N. Town Center Drive, Suite 100 11 Las Vegas, Nevada 89144 Tel. (702) 703-7288 12 JAMES K. CLELAND 13 (Admitted Pro Hac Vice) **DICKINSON WRIGHT PLLC** 14 350 S. Main Street, Suite 300 Ann Arbor, MI 48104, 15 JCleland@dickinsonwright.com Tel: 734-436-7356 16 17 Attorneys for Plaintiff/Counter-Defendant 18 IT IS SO ORDERED. 19 20 21 DANIEL J. ALBREGTS UNITED STATES MAGISTRATE JUDGE 22 DATED: March 17, 2023 23 24 25 26 27

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CERTIFICATE OF SERVICE

I hereby certify that on March 16, 2023, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I further certify that a true and correct copy of the foregoing document is being served via transmission of Notices of Electronic Filing generated by CM/ECF to all participants in the case who are registered CM/ECF users.

/s/ Ryan Gile

Employee, Gile Law Group Ltd.

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